## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA BRYSON CITY DIVISION 2:08cv29

PAUL FAGAN; and EVELYN FAGAN,	)
Plaintiffs,	)
Vs.	) ) ORDER
UNITRIN AUTO AND HOME	)
INSURANCE COMPANY d/b/a	)
Kemper, a Unitrin Business,	)
	)
Defendant and	)
Third-Party Plaintiff,	)
	)
Vs.	)
	)
ICA, INC.,	)
	)
Third-Party Defendant.	)
	)

THIS MATTER is before the court on defendant Unitrin's Motion to Stay the Initial Attorney Conference. While such motion will be allowed, counsel are advised that the court has issued a number of orders in this case over the past several days and that counsel may combine motions in one pleading, especially where one motion is a natural consequence of an earlier motion. This results not only in savings for the client, but in judicial efficiency.

## **ORDER**

IT IS, THEREFORE, ORDERED that defendant Unitrin's Motion to Stay the Initial Attorney Conference (#17) is ALLOWED, and the requirement of conducting an IAC and filing a CIAC shall be governed as provided in Local Civil Rule 16.1(D), which anticipates joinder of the issue after the third-party complaint is answered.

Signed: December 8, 2008

Dennis L. Howell

United States Magistrate Judge